

The Board considered facts that the structure is to be used for only storage; not for habitable space (along with the evidence in the exhibits cited above).

Conclusion

The Board considered a motion to allow variances from 780 CMR Table R301.2(4) and Table R301.2(5) on conditions that: (1) appellant must obtain appropriate zoning relief from the Town; (2) appellant must comply with all applicable manufacturer's installation procedures and provide a copy of all those procedures to the building official ("Motion"). The Motion was **approved** by unanimous vote.



H. Jacob Nunnemacher

Douglas Semple, Chair

Alexander MacLeod

Any person aggrieved by a decision of the State Building Code Appeals Board may appeal to Superior Court in accordance with G.L. c.30A, §14 within 30 days of receipt of this decision.

DATED: February 7, 2012